REMARKS

Status of the Claims

Claims 1-7, 9-41 and 45 are currently pending in the application. Claims 1, 20, 38-41 and 45 are independent and the rest are dependent. By this Amendment, claims have been amended. These changes are believed to not introduce new matter. Accordingly, entry of this Amendment is respectfully requested.

Rejections under 35 U.S.C. § 103

Claims 1, 4-5, 20-21, 26-27, 38-41 and 45 are rejected under 35 U.S.C. § 103(a) as being allegedly unpatentable over Wynblatt et al. (US 6,219,696) in view of Lorello et al. (US 2004/0224706 A1), and further in view of Klassen et al. (US 2005/0239494). Claims 2-3, 6-7, 9-19, 22-25, 28-37 are rejected under 35 U.S.C. § 103(a) as being allegedly unpatentable over Wynblatt et al. in view of Lorello et al. and Klassen et al., and further in view of Ausems et al. (US 2003/0013483).

Before addressing these grounds for rejection, the Applicants would like to draw the Examiner's attention to some of the novel and unobvious features of their claimed invention. In the Applicants' claimed invention, the download time 612 and the download place 614 are included in the bookmark. This is a great convenience to the user of a PAN device, since the time and place where the service is available can be limited, such as in a marketplace that is open only during certain hours of the day.

U.S. Patent No. 6,219,696 to Wynblatt et al. discloses at Column 4, lines 27-37: "The URL queue unit 32 is a repository for URLs and title strings, made of standard digital memory. The strings are stored as sequences of ASCII characters, in URL/title pairs. New URL/title pairs arrive from the receiver, and pairs may be requested by the WWW browser. Optionally, the

queue unit may have a facility to alert the terminal user when a new URL has been received and is available. URL/title pairs are replaced in FIFO manner, that is, when the queue is full, the least recently received pair is dropped to make room for any new pair. "Wynblatt et al. fails to disclose or suggest the Applicants' claimed invention, wherein the download time 612 and the download place 614 are included in the bookmark.

U.S. Patent Publication No. US 2004/0224706 to Lorello discloses "A circularly arranged queue 902 as shown in FIG. 10B provides an improvement over the FIFO queue 901 by providing a wrap-around feature. The circular queue 902 requires a maximum of N/2 scrolls to reach any particular short message from any particular starting point within the circular queue 902, as opposed to the FIFO queue 901 as shown in FIG. 10A which requires a maximum of N scrolls to reach an extreme short messages. Thus, for example, if the current value of a pointer 904 is N, and the subscriber wants to access the short message at memory block 0, then the subscriber need only scroll one time, i.e., only a single press of an appropriate button due to the wrap around scroll capability." Lorello taken alone or in combination with Wynblatt et al. fails to disclose or suggest the Applicants' claimed invention, wherein the download time 612 and the download place 614 are included in the bookmark.

The new referenced to Klassen et al. (US 2005/0239494) discloses in paragraphs [0043] to [0045] the deletion of a bookmark whose expiration time has passed. There is no disclosure or suggestion in the combination of Wynblatt with Lorello and Klassen et al. of the Applicants' claimed invention, wherein the download time 612 and the download place 614 are included in the bookmark.

U.S. Patent Publication No. US 2003/0013483 to Ausems et al. discloses a PDA telephone to receive telephone calls, track received calls, and store received text messages. A

CONCLUSION

Based on the foregoing amendments and remarks, Applicants respectfully request reconsideration and withdrawal of the rejection of claims and allowance of this application.

AUTHORIZATION

The Commissioner is hereby authorized to charge any additional fees which may be required for consideration of this Amendment to Deposit Account No. 13-4500, Order No. 4208-4183. A DUPLICATE OF THIS DOCUMENT IS ATTACHED.

In the event that an extension of time is required, or which may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit Account No. <u>13-4500</u>, Order No. <u>4208-4183</u>. A DUPLICATE OF THIS DOCUMENT IS ATTACHED.

Respectfully submitted, MORGAN & FINNEGAN, L.L.P.

Dated: August 7, 2006 By:

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